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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/681,276 10/09/2003 Takahiko Kawahara 33035M133 5971 441 7590 03/29/2005 **EXAMINER** SMITH, GAMBRELL & RUSSELL, LLP JACKSON, CORNELIUS H 1850 M STREET, N.W., SUITE 800 WASHINGTON, DC 20036 ART UNIT PAPER NUMBER 2828 DATE MAILED: 03/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
		10/681,276	KAWAHARA ET AL.	
Office Action Summary		Examiner	Art Unit	
		Cornelius H. Jackson	2828	
riod f	The MAILING DATE of this communication app or Reply	ears on the cover sheet w	ith the correspondence address	
THE - External after aft	MORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.13 results of SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period we ure to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a within the statutory minimum of thing will apply and will expire SIX (6) MON and the application to become Al	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
atus	: :		•	
1)🖂	Responsive to communication(s) filed on 09 Oc	ctober 2003.		
2a)□	· · · · · · · · · · · · · · · · · · ·	action is non-final.		
3)	Since this application is in condition for allowar	nce except for formal mat	ters, prosecution as to the merits is	
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.E	D. 11, 453 O.G. 213.	
sposit	ion of Claims			
4)⊠	Claim(s) 1-12 is/are pending in the application.		•	
	4a) Of the above claim(s) is/are withdraw	vn from consideration.		
5)				
6)⊠				
7)[\(\text{\tint{\text{\tin}\}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}} \endres\end{\text{\texi}\}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}	Claim(s) <u>5 and 6</u> is/are objected to.			
8)[_]	Claim(s) are subject to restriction and/or	r election requirement.		
plicat	ion Papers			
	The specification is objected to by the Examine			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.				
	Applicant may not request that any objection to the o			
445	Replacement drawing sheet(s) including the correcti			
11)[The oath or declaration is objected to by the Ex	aminer. Note the attache	a Oπice Action or form P1O-152.	
ority	under 35 U.S.C. § 119			
	Acknowledgment is made of a claim for foreign ⊠ All b) Some * c) None of:	priority under 35 U.S.C. §	§ 119(a)-(d) or (f).	
,	1.⊠ Certified copies of the priority documents	s have been received.		
	2. Certified copies of the priority documents		Application No	
	3. Copies of the certified copies of the prior	· ·		
	application from the International Bureau	ı (PCT Rule 17.2(a)).		
* (See the attached detailed Office action for a list of	of the certified copies not	received.	
	<u>:</u>			
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1) 🛛	Notice of References Cited (PTO-892)
2)	Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) 🔲	Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
	Paper No(s)/Mail Date

4) [Interview Summary (PTO-413)
	Paper No(s)/Mail Date
5) [Notice of Informal Patent Application (PTO-

6) Other: _

Attachment(s)

Period for Reply

Status

Disposition of Claims

Application Papers

Priority under 35 U.S.C. § 119

DETAILED ACTION

Drawings

- 1. Figures 1 and 7B should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.
- 2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: 13a and 13b. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be

notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

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3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) **not** mentioned in the description: 901 and 911. Corrected drawing sheets in compliance with 37 CFR 1.121(d), or amendment to the specification to add the reference character(s) in the description in compliance with 37 CFR 1.121(b) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the

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applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 1-12 are rejected under 35 U.S.C. 102(e) as being anticipated by Matsumoto et al. (6542525). Regarding claim 1, Matsumoto et al. disclose a semiconductor optical device comprising Fig. 9: a semiconductor substrate 12 having a main surface; a stripe-shaped optical waveguide 96, disposed on said main surface of said semiconductor substrate 12, including an active layer 92; a current blocking part 27, disposed on said semiconductor substrate 12, having said optical waveguide buried therein; a electrically conductive layer 28 disposed on said optical waveguide and current blocking part 27; a first electrode 36 electrically connected to said semiconductor substrate 12, and a second electrode 88 electrically connected to said electrically conductive layer 28; and a trench 5 having a bottom in contact with said current blocking part 27.

Regarding claim 2, Matsumoto et al. disclose wherein said current blocking part 27 includes a blocking semiconductor layer 22 comprising an InP semiconductor doped with Fe, col. 11, lines 56-60.

Regarding claim 3, Matsumoto et al. disclose wherein said blocking semiconductor layer **22** has a thickness of at least 1 µm, **col. 9, line 42-44**.

Regarding claim 4, Matsumoto et al. disclose wherein said current blocking part 27 further includes a hole blocking layer 24 comprising an InP semiconductor of a conductivity type opposite from that of said electrically conductive layer 28, col. 7, lines 24-26.

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Regarding claim 7, Matsumoto et al. disclose further comprising an insulating film **32** disposed on a surface of said trench **5**.

Regarding claim 8, Matsumoto et al. disclose wherein said insulating film 32 comprises an insulating silicon compound, col. 7, lines 32-34.

Regarding claim 9, Matsumoto et al. disclose wherein said optical waveguide **96** comprises a first conductivity type semiconductor layer **90**, a second conductivity type semiconductor layer **94**, and an active layer **92**; said active layer **92** being provided between said first **90** and second **94** conductivity type semiconductor layers.

Regarding claim:10, Matsumoto et al. disclose a semiconductor laser device **80** comprising the semiconductor optical device according to claim 9.

Regarding claim 11, Matsumoto et al. disclose a semiconductor optical modulation device 2 comprising the semiconductor optical device according to claim 9.

Regarding claim 12, Matsumoto et al. disclose a semiconductor optical integrated device Fig. 8 comprising: a semiconductor substrate 12 having a main surface, said main surface including a laser device region 86 and an optical modulation device region 82 arranged in a predetermined direction; a stripe-shaped first optical waveguide 96 longitudinally extending in said predetermined direction on said laser device region 86; a stripe-shaped second optical waveguide 20 longitudinally extending in said predetermined direction on said optical modulation device region 82; a current blocking part 27, disposed on said semiconductor substrate 12, having both of said first 96 and second 20 optical waveguides buried therein; a electrically conductive layer 28 disposed on said current blocking part 28 and first optical waveguide 96 on said laser

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device region 86; an electrically conductive layer 28 disposed on said current blocking part 27 and second optical waveguide 20 on said optical modulation device region 2; a first electrode 36 electrically connected to said semiconductor substrate 12, a second electrode 88 electrically connected to said electrically conductive layer 28 on said laser device region 86, and a third electrode 3 electrically connected to said electrically conductive layer 28 on said optical modulation device region 2; and a trench 5 extending in said predetermined direction along said first 96 and second 20 optical waveguides and having a bottom in contact with said current blocking part 5; each of said first 96 and second 20 optical waveguides including a first conductivity type semiconductor layer 90/14, a second conductivity type semiconductor layer 94/18a, and an active layer 92/16; said active layer 92/16 being provided between said first 90/14 and second 94/18a conductivity type semiconductor layers.

Allowable Subject Matter

- 6. Claims 5 and 6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter: Prior art fails to disclose the claimed invention was the specific Fe concentration.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cornelius H. Jackson whose telephone number is (571)272-1942. The examiner can normally be reached on 8:00 - 5:00, Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MinSun Harvey can be reached on (571)272-1835. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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PRIMARY EXAMINER